HOGAN & HARTSON

97/167

DOCKET FILE COPY ORIGINAL

COLUMBIA SQUARE

555 THIRTEENTH STREET, NW

WASHINGTON, DC 20004-1109

TEL (202) 657-5600

FAX (202) 637-5910

Writer's Direct Dial (202) 637-5767

June 27, 1997

BY HAND DELIVERY

ECCIMELLO. JUN 2 7 1997

William F. Caton Acting Secretary Federal Communications Commission Common Carrier Land Mobile P.O. Box 358130 Pittsburgh, PA 15251-5130

Re:

Application on Form 490 for Transfer of Control of Consolidated Communications Telecom Services, Inc., Licensee of Paging and Radiotelephone Service Stations KNKC246 et al., from Consolidated Communications Inc. to McLeodUSA Incorporated

Dear Mr. Caton:

Enclosed for filing are an original and three microfiche copies of an application on Form 490 for transfer of control of Consolidated Communications Telecom Services, Inc., which holds licenses in the Paging and Radiotelephone service, from Consolidated Communications Inc. ("Consolidated") to McLeodUSA Incorporated ("McLeod"). Also enclosed is a check in the amount of \$505 to cover the applicable filing fee and a Form 159.

This application is part of a larger transaction between McLeod and Consolidated, which have entered into an Agreement and Plan of Merger. Pursuant to that Agreement, McLeod has formed a wholly-owned subsidiary, Eastside Acquisition Co. ("Eastside"). Upon receipt of necessary regulatory approvals, Consolidated will merge with and into Eastside with Eastside surviving and being renamed Consolidated Communications Inc. ("New Consolidated"). Thereafter, Consolidated's subsidiaries will continue to operate as wholly-owned subsidiaries of McLeod. This transaction will serve the public interest because the

HOGAN & HARTSON L.L.P.

William F. Caton Acting Secretary June 27, 1997 Page 2

combined companies will be better able to provide high-quality telecommunications services at competitive prices.

Because of the number of separate filings involved in this transaction, the parties request a joint Public Notice of all the applications related to the transaction. Susan O'Connell in the International Bureau has agreed to coordinate the Public Notice for the applications.

Please address any questions concerning Consolidated to Veronica Ahern and J. Breck Blalock of Nixon, Hargrave, Devans & Doyle, L.L.P. at (202) 457-5300. Questions regarding McLeod should be addressed to the undersigned.

Respectfully submitted,

HOGAN & HARTSON L.L.P.

Karis A. Hastings

Eric H. Loeb

Counsel for

McLeodUSA Incorporated

Enclosures

cc: Susan O'Connell, International Bureau
James N. Loughry, Wireless Telecommunications Bureau

(RESERVED)

FEDERAL COMMUNICATIONS COMMISSION

FCC REMITTANCE ADVICE

Approved by OMB 3060-0589 Expires 2/28/97

	PAGE NO.	_1_	_ OF _	
SPECIAL US	E			
Service Albertanian				
FCC USE ON	LI			

(Read instructions carefully BEFORE p	roceeding.)									
		PAY	OR IN	VFO	RMA	TION				
(1) FCC ACCOUNT NUMBER	Did you	have a r	number	prior	to this	? Enter	it.	(2)	TOTAL AMOUNT PAI	D (dollars and cents)
0 4 2 1 4 0 7 2 4	2							\$		460 • 00
(3) PAYOR NAME (If paying by credit card, ente	r name exac	tly as it	appear	s on y	your ca	rd)				
Mai and ICE Transported										
McLeodUSA Incorporated (4) STREET ADDRESS LINE NO. 1										
McLeodUSA Technology Park										
(5) STREET ADDRESS LINE NO. 2 6400 C Street, S.W., P.O. Box 3177		H								
(6) CITY							(7) S	TATE	(8) ZIP CODE	
Cedar Rapids							IA		52406-3177	
(9) DAYTIME TELEPHONE NUMBER (Include at 319-364-000	rea code)	- ·					(10)	COUNTR	Y CODE (if not U.S.A.)	
		ITEN	A #1 II	NFC	RMA	TION				
(11A) NAME OF APPLICANT, LICENSEE, REG	ULATEE, O	R DEBTO	DR.						FCC USE ONLY	
- 1	•									
Consolidated Communications Mobile Serv		CODE		T	(144)	PAYMEN	IT TYP	F CODE	(15A) QUANTITY	(164)
(12A) FCC CALL SIGN/OTHER ID	(13A) ZIP	CODE		ł				1	(15A) QUANTITY	(16A) FEE DUE FOR PAYMENT TYPE CODE IN BLOCK 14
KNKC246	61938				C	M	D	<u> </u>	1	\$ 280.00
(17A) FCC CODE 1 (19A) ADDRESS LINE NO. 1	(20A) ADD	PRESS L	INE NO		(10/1)	FCC CC		(21A) C	CITY/STATE OR COUN	VTRY CODE
		ITER	M #2 I	NFO	ORM/	TION	-			
(11B) NAME OF APPLICANT, LICENSEE, REG	ULATEE, OF								FCC USE ONLY	
(12B) FCC CALL SIGN/OTHER ID	(13B) ZIP	CODE	H. W. W.		(14B) PAYME	NT TYP	E CODE	(15B) QUANTITY	(168) FEE DUE FOR
						ļ]	PAYMENT TYPE CODE IN BLOCK 14
	<u> </u>				С	A	D		4	\$ 180.00
(178) FCC CODE 1					(18B)	FCC CC	DDE 2			
(19B) ADDRESS LINE NO. 1	(20B) ADD	PRESS L	INE NO). 2				(21B) C	CITY/STATE OR COU	NTRY CODE
	COFO	= 0.4.		V0.0						
(22) MARTEROADO (CRED			TIM	ENI	NOH	MA I	ION		
(22) MASTERCARD/V	ISA ACCOL	IN I NUN	IBEH:	_						
Mastercard Mastercard						EXPIR	ATION	DATE:	Month Year	
Visa. (23) I hereby authorize the FCC to charge my VIS for the service(s)/authorization(s) herein details.		ard				AUTH	IORIZI	ED SIGNA		DATE

032758

OUR REFERENCE NUMBER	YOUR INVOICE NUMBER	INVOICE DATE	INVOICE AMOUNT	AMOUNT PAID	DISCOUNT	NET AMOUNT
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			-			
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TOWN CENTRE, SUITE 500 221 THIRD AVE., SE. CEDAR RAPIDS, IA 52401 FIRSTAR BANK IOWA, N.A.
DES MOINES, IOWA 50309
CEDAR RAPIDS - DOWNTOWN OFFICE

WNTOWN OFFICE 33-54-730 36

032758

DATE CONTROL NO. AMOUNT
6/25/97 032758 \$460.00

THE SUM Four Hundred Sixty Dollars and No/100

PAY TO THE ORDER OF

F C C

VOID AFTER 6 MONTHS

AUTHORIZED REPRESENTATIVE

71. 216

CHIEF FINANCIAL OFFICER

#03275B# #073000545# #121372 742#

FCC 490

FEDERAL COMMUNICATIONS COMMISSION

Approved by OMB 3080-0319 Expires 10/31/97 Est. Avg. Burden Hours Per Response: 3 Hrs.

FCC Use Only (File Number)

Application for Assignment of Authorization or Consent to Transfer of Control of Licensee

Commercial Mobile Radio Services Rural Radiotelephone Service

FCC Use Only

FILING FEE

(a) Fee Type Code	(b) Fee Multiple	(C) Fee Due for Fee Type Code in (a)	(d) Total Amount Due	FCC Use Only
			•	
	See Attached	FCC Form 159	•	

ASSIGNOR OR TRANSFEROR

T1. Name of Assignor or Transferor T2. Voice Telephone Number					
Consolidated Communications Inc.	(217) 235-4456 T4. FaxTelephone Number (217) 234-9934				
T3. Assumed Name Used for Doing Business (if any)	T4. FaxTelephone Number				
	(217) 234-9934				
T5. Mailing Street Address or P.O. Box					
121 South 17th Street					
T6. City	T7. State	T8. Zip Code			
Mattoon	IL	61938			
T9. Name of Contact Representative (if other than Assignor or Transferor)	T10. Voice T	lephone Number			
	1				

Peter A. Rohrbach (202) 637-863			
T11. Firm or Company Name	T12. FaxTel	ephone Number	
Hogan & Hartson L.L.P.	(202) 637-5910		
T13. Mailing Street Address or P.O. Box			
555 Thirteenth Street, N.W.			
T14. City	T15. State	T16. Zip Code	
Washington	DC	20004	

TYPE OF TRANSACTION

T17.	This application requests (T) Assignment of authorization	Consent to Iransfer of Control of Licensee
T18.	How will assignment or transfer of control be accomplished? (S)	Sale or other transfer or assignment of stock Other
T19.	This assignment of authorization or transfer of control of licensee is (V)	<u>V</u> oluntary jnvoluntary
T20.	Will this be a <u>pro forms</u> assignment or transfer of control? (N) Yes	s <u>N</u> o
T21.	Is local or state authorization required for this assignment or transfer of control?	(Y) Yes No

AUTHORIZATION(S) TO BE ASSIGNED OR TRANSFERRED

T22. Call Sign	T23. Radio Service	T24. Date of Grant	T25. How Obtained	T26. Name of Licensee (as appearing in FCC Records)
KNKC246	CD	8/8/84	UA	Consolidated Communications Mobile Services Inc.
KNKD355	CD	11/13/84	UA	Consolidated Communications Mobile Services Inc.
KNKC251	CD	8/29/84	UA	Consolidated Communications Mobile Services Inc.
KNKD218	CD	7/28/85	UA	Consolidated Communications Mobile Services Inc.
KKB532	CD	4/11/79	UA	Consolidated Communications Mobile Services Inc.
· · · · · · · · · · · · · · · · · · ·				
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ASSIGNMENT OF STOCK

Stock	Number of Shares	Classification
Shares to be transferred	T27. See Exhibit 1	T28.
Shares issued and outstanding	T29.	T30.
Shares authorized	Т31.	T32.

ASSIGNEE OR TRANSFEREE

T33. Name of Assignee or Transferee	T34. Voice Telephone Number				
McLeodUSA Incorporated	(319) 3	364-0000			
T35. Assumed Name Used for Doing Business (if any)	T36. FaxTelephone Number				
	(319) 398-7070				
T37. Mailing Street Address or P.O. Box					
McLeodUSA Technology Park, 6400 C Street, S.W., P.O.	Box 3177				
T38. City T39. Starte T40. Zip Code					
Cedar Rapids					

NEW LICENSEE INFORMATION

T41. Legal Name of Licensee	T42. Voice T	elephone Number			
Consolidated Communications Telecom Services Inc.	Telecom Services Inc. (217) 235-4456				
T43. Assumed Name Used for Doing Business (if any)		T44. FaxTelephone Number			
See Exhibit 3	(217) 234-9934				
T45. Mailing Street Address or P.O. Box					
121 South 17th Street					
T46. City	T47. State	T48. Zip Code			
Mattoon	IL	61938			

ALIEN OWNERSHIP

T49.	Is the assignee or transferee a foreign government or the representative of any foreign government?	(N	1)	Υœ	Ŋo
T50.	Is the assignee or transferee an allen or the representative of an alien?	(N	1)	Ϋ́œ	No
T51.	Is the assignee or transferee a corporation organized under the laws of any foreign government?	(N	1)	Yes	No
T52.	Is the assignee or transferee a corporation of which any officer or director is an alien or of which more than one-fifth of the capital stock is owned of record or voted by aliens or their representatives or by a foreign government or representative thereof or by any corporation organized under the laws of a foreign country?	(N	1)	χœ	Ŋo
T53.	Is the assignee or transferee a corporation directly or indirectly controlled by any other corporation of which any officer or more than one-fourth of the directors are aliens, or of which more than one-fourth of the capital stock is owned of record or voted by aliens, their representatives, or by a foreign government or representative thereof, or by any corporation organized under the laws of a foreign country? - If "yee", attach exhibit explaining nature and extent of alien or foreign ownership or control.	(1	Ŋ)	Yes	Ŋo

BASIC QUALIFICATIONS

T54.	Has the assignor or transferor, assignee or transferoe, or any party to this application had any FCC station authorization, license or construction permit revoked or had any application for an initial, modification or renewal of FCC station authorization, license, construction permit denied by the Commission?	(N)	Υœ	No
T55.	Has the assignor or transferor, assignee or transferee, or any party to this application, or any party directly or indirectly controlling the assignor or transferor, assignee or transferee, or any party to this application ever been convicted of a felony by any state or federal court?	(N)	Yes	No
T56.	Has any court finally adjudged the assignor or transferor, assignee or transferee, or any party to this application, or any person directly or indirectly controlling the assignor or transferor, assignee or transferee, or any party to this application, guilty of unlawfully monopolizing or attempting unlawfully to monopolize radio communication, directly or indirectly, through control of manufacture or sale of radio apparatus, exclusive traffic arrangement or any other means or unfair methods of competition?	(N)	Ус	Ŋo
T57.	Is the assignor or transferor, assignee or transferee, or any party to this application, or any person directly controlling the assignor or transferor, assignee or transferee, or any party to this application, currently a party in any pending matter referred to in the preceding two items?	(N)	Υ∞	No
T58.	Do the undersigned each certify (by responding "Y" to this question) that neither the assignor or transferor nor the assignee or transferee is subject to a denial of Federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862, because of a conviction for possession or distribution of a controlled substance? See 47 CFR 1.2002(b) for the meaning of "party to the application" for these purposes.	(Y)	Yes	No

ASSIGNOR OF TRANSFEROR CERTIFICATION The ASSIGNOR OF TRANSFEROR represents that the authorization will not be sestimed or that control of the licenses will not be transferred unless

and until the consent of the Federal Communications Commission has been given; the hereof and are incorporated herein as if set out in full in this application; and that a correct to the best of his or her knowledge and belief.	
T59. Typed Name of Person Signing	T60. Title
J. Lyle Patrick	Chief Financial Officer
T61. Signature	T62. Date 6-24-97

ASSIGNEE OR TRANSFEREE CERTIFICATION

The ASSIGNEE or TRANSFEREE waives any claim to the use of any particular frequency or of the electromagnetic spectrum as against the regulatory power of the United States because of the previous use of the same, whether by license or otherwise. The assignee or transferee certifies that grant of this assignment or transfer of control would not cause the assignee or transferee to be in violation of the spectrum aggregation limit in 47 CFR Part 20. The assignee or transferee agrees to assume all obligations and abide by all conditions imposed upon the assignor or transferor under the subject authorization(s), unless the Federal Communications Commission pursuant to a request made herein otherwise allows, except for liability for any act done by, or any right accrued by, or any suit or proceeding had or commenced against, the assignor or transferor prior to this assignment or transfer of control. The undersigned, individually and for the assignee or transferee, hereby certifies that the statements made herein are true, complete and correct to the best of his or her knowledge and belief, and are made in good faith.

T63. The assignee or transferee is a (an) (2)	Individual	Unincorpo	rated Association	Partnership	Corporation
T64. Typed Name of Person Signing Casey D. Mahon				T65. Title Senior Vice	President	
T66. Signature					T67. Date 6-21-	97

WILLEUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S.Code, Title 18, Section 1001), AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION PERMIT (U.S. Code, Title 47, Section 312(a)(1)), AND/OR FORFEITURE (U.S. Code, Title 47, Section 503).

EXHIBIT 1 (Questions T27-T32)

Description of Transaction

McLeodUSA Incorporated ("McLeod") and Consolidated Communications Inc. ("Consolidated") have determined that they will realize significant economic and marketing efficiencies through a transaction by which Consolidated will become a wholly-owned subsidiary of McLeod. Accordingly, on June 14, 1997, McLeod and Consolidated executed an Agreement and Plan of Merger ("Agreement"). Pursuant to the Agreement, McLeod has formed Eastside Acquisition Co. ("Eastside"), a wholly-owned Delaware corporation, for the purpose of consummating the proposed reorganization. Consolidated will merge with and into Eastside, with Eastside surviving. Eastside will then be renamed Consolidated Communications Inc. ("New Consolidated"). All subsidiaries of Consolidated will remain subsidiaries of New Consolidated. At the effective time of the merger, \$155 million in cash and approximately 8.5 million shares of McLeod Class A Common Stock (\$0.01 par value) will be distributed to the owners of Consolidated Common and Preferred Stock. Specifically, each share of Consolidated Series A Preferred Stock will be exchanged for approximately 4.5 shares of McLeod Class A Common Stock and each share of Consolidated Series B Preferred Stock will be exchanged for approximately 4.5 shares of McLeod Class A Common Stock. Consolidated Common Stock will be exchanged for a mix of cash and McLeod Class A Common

Stock, which exact mix will be elected by each shareholder of Consolidated Common Stock.

EXHIBIT 2

Parties to Application

McLeodUSA Incorporated ("McLeod") currently holds a greater than

five percent direct or indirect interest in the following entities:

Company	Business
McLeodUSA Telecommunications Services,	Telecommunications
Inc.	
McLeodUSA Media Group, Inc.	Intermediate Holding Company
McLeodUSA Diversified, Inc.	Intermediate Holding Company
McLeodUSA Network Services, Inc.	Fiber Optic Network Construction
McLeodUSA Publishing Co.	Directory Publishing
McLeodUSA Maintenance Services, Inc.	Maintenance of Fiber Optic
·	Facilities
Digital Communications of Iowa, Inc.	Sales and Installation of
	Telephone Equipment
ESI/McLeodUSA, Inc.	Sales and Installation of
	Telephone Equipment
MWR Towers, Inc.	Tower and Real Estate Leasing
Ruffalo, Cody & Associates, Inc.	Marketing and Fundraising
Campus Call, Inc.	Telemarketing Fundraising for
	Colleges
OakTel Directory L.C.	Directory Publishing

The current five percent of greater shareholders of McLeod are as follows:

Name and Address	Percentage Ownership	<u>Citizenship</u>
IES Investments, Inc. 200 1st Street, S.E.	17.1	U.S. Corporation
Cedar Rapids, Iowa 52401 Clark E. McLeod Mary McLeod	9.0 8.2	U.S.
McLeodUSA Incorporated McLeodUSA Technology Park		
6400 C Street, S.W. P.O. Box 3177		
Cedar Rapids, Iowa 52406-3177 MWR Investments Inc.	15.7	U.S. Corporation
500 E. Court Ave. Des Moines, Iowa 50309	a E	U.S.
Putnam Investment Management, Inc. One Post Office Square Boston, MA 02109	7.5	Corporation
Allsop Venture Partners III, L.P. 2750 1st Ave.	7.4	U.S. Limited Partnership
Cedar Rapids, Iowa 52402	<u> </u>	<u> </u>

Consolidated Communications Inc. ("Consolidated") currently holds a greater than five percent direct or indirect interest in the following entities:

Company Business Illinois Consolidated Telephone Company Telecommunications Consolidated Communications Telecom Telecommunications Services Inc. Consolidated Communications Directories Inc. Directory & Electronic Publishing Consolidated Market Response Inc. Marketing & Database Services Consolidated Communications Operator **Operator Services** Services Inc. Consolidated Communications Public Services **Telecommunications** Consolidated Communications Systems & Information Technology Services Inc. Greene County Partners, Inc. Cable TV

CCD/Scripps, L.L.C.	Directory Publishing
Coles Park, L.L.C.	Office Park Owner
SRG, Inc.	Software Design
Midwest Cellular Associates	Telecommunications
Illinois SMSA Limited Partnership	Telecommunications
Mattoon Enterprise Park, L.L.C.	Office Park Owner
National Telecommunications Network	Telecommunications
Effingham Hi-Tech General Partnership	Office Park Owner
International Teldata Corporation	Electronic Meter Reading

A list of the shareholders of Consolidated is attached. All trustees and beneficiaries are U.S. citizens.

List of Shareholders

Page 1 of 6

Name and Address	Common	Series A \$100, 8.20% Preferred	Series B \$100, 8.50% Preferred
Margaret Lumpkin Keon, Mary Lee Sparks, and Richard Anthony Lumpkin, not individually but as Trustees under Voting Trust Agreement dated November 30, 1994			
Margaret Lumpkin Keon, Trustee of the Margaret Lumpkin Keon Trust dated May 13, 1978 Keon Associates 16 Miller Avenue - #203 Mill Valley, California 94941	53,340		
Richard Anthony Lumpkin as Trustee Under Trust Agreement dated May 13, 1978 f/b/o Richard Anthony Lumpkin Mattoon, Illinois 61938	27,839		
Richard Anthony Lumpkin and Christina Louise Sparks as Trustees Under Trust Agreement dated May 13, 1978 f/b/o Mary Lee Sparks Mattoon, Illinois 61938	57,840		
Richard Anthony Lumpkin and Harris Trust and Savings Bank as Trustees w/a/d Feb. 6, 1970 c/o Harris Trust and Savings Bank 111 West Monroe Street Chicago, Illinois 60690	421,874		
Richard Anthony Lumpkin and Harris Trust and Savings Bank as Trustees u/a/d Feb. 6, 1970 as supplemented by Supplemental Agreement dated November 5, 1976 c/o Harris Trust and Savings Bank 111 West Monroe Street Chicago, Illinois 60690	28,126		

Total 589,019

Name and Address	Common	Series A \$100, 8.20% Preferred	Series B \$100, 8.50% Preferred
The Lumpkin Foundation Mattoon, Illinois	45,000	•	•
Richard Adamson Lumpkin Grandchildren's Trust dated 9/5/80 Mattoon, Illinois 61938 (Trustee: Richard Anthony Lumpkin)	48,838	-	-
Margaret Lumpkin Keon, Trustee of the Margaret Lumpkin Keon Trust dated May 13, 1978 Keon Associates 16 Miller Avenue - #203 Mill Valley, California 94941	-	3,960	43,763
Margaret L. Keon 1993 Grantor Retained Annuity Trust Mattoon, Illinois 61938 (Trustees: Pamela Keon Vitale and Joseph John Keon III)	-	-	21,763
Margaret L. Keon 1990 Dynasty Trust Mattoon, Illinois 61938 (Trustee: Margaret L. Keon)	21,681	-	•
Richard Anthony Lumpkin, not individually, but as trustee of the trust named for Joseph John Keon III created under the Mary Green Lumpkin Gallo Trust Agreement dated December 29, 1989 Mattoon, Illinois 61938	35,000	-	-
Richard Anthony Lumpkin, not individually, but as trustee of the trust named for Katherine Stoddert Keon created under the Mary Green Lumpkin Gallo Trust Agreement dated December 29, 1989 Mattoon, Illinois 61938	35,000	-	-
Richard Anthony Lumpkin, not individually, but as trustee of the trust named for Lisa Anne Keon created under the Mary Green Lumpkin Gallo Trust Agreement dated December 29, 1989 Mattoon, Illinois 61938	35,000	· -	-

Name and Address	Common	Series A \$100, 8.20% Preferred	Series B \$100, 8.50% Preferred	
Richard Anthony Lumpkin, not individually, but as trustee of the trust named for Margaret Lynley Keon created under the Mary Green Lumpkin Gallo Trust Agreement dated December 29, 1989 Mattoon, Illinois 61938	35,000	-	•	
Richard Anthony Lumpkin, not individually, but as trustee of the trust named for Pamela Keon Vitale created under the Mary Green Lumpkin Gallo Trust Agreement dated December 29, 1989 Mattoon, Illinois 61938	35,000	-	-	
Richard Anthony Lumpkin, not individually, but as trustee of the trust named for Susan Tamara Keon DeWyngaert created under the Mary Green Lumpkin Gallo Trust Agreement dated December 29, 1989 Mattoon, Illinois 61938	35,000	•	-	
Margaret L. Keon 1990 Personal Income Trust for the Benefit of Joseph John Keon III dated April 20, 1990 Mattoon, Illinois 61938 (Trustees: David R. Hodgman and R. J. Currey)	10,000	-	-	
Margaret L. Keon 1990 Personal Income Trust for the Benefit of Katherine Stoddert Keon dated April 20, 1990 Mattoon, Illinois 61938 (Trustees: David R. Hodgman and R. J. Currey)	10,000	-	•	
Margaret L. Keon 1990 Personal Income Trust for the Benefit of Lisa Anne Keon dated April 20, 1990 Mattoon, Illinois 61938 (Trustees: David R. Hodgman and R. J. Currey)	10,000	-	-	
Margaret L. Keon 1990 Personal Income Trust for the Benefit of Margaret Lynley Keon dated April 20, 1990 Mattoon, Illinois 61938 (Trustees: David R. Hodgman and R. J. Currey)	10,000	-	-	

Name and Address	Common	Series A \$100, 8.20% Preferred	Series B \$100, 8.50% Preferred
Margaret L. Keon 1990 Personal Income Trust for the Benefit of Pamela Keon Vitale dated April 20, 1990	10,000		<u>.</u>
Mattoon, Illinois 61938 (Trustees: David R. Hodgman and R. J. Currey)			
Margaret L. Keon 1990 Personal Income Trust for the Benefit of Susan Tamara Keon DeWyngaert dated April 20, 1990 Mattoon, Illinois 61938 (Trustees: David R. Hodgman and R. J. Currey)	10,000	•	
Richard Anthony Lumpkin as Trustee under Trust Agreement dated May 13, 1978 f/b/o Richard Anthony Lumpkin Mattoon, Illinois 61938	-	3,960	43,827
Richard Anthony Lumpkin 1993 Grantor Retained Annuity Trust Mattoon, Illinois 61938 (Trustees: Richard's two children)		-	21,833
Richard Anthony Lumpkin 1990 Dynasty Trust Mattoon, Illinois 61938 (Trustee: Richard Anthony Lumpkin)	21,680	-	-
Richard Anthony Lumpkin, not individually, but as trustee of the trust named for Benjamin Iverson Lumpkin created under the Mary Green Lumpkin Gallo Trust Agreement dated December 29, 1989 Mattoon, Illinois 61938	55,000	-	-
Richard Anthony Lumpkin, not individually, but as trustee of the trust named for Elizabeth Arabella Lumpkin created under the Mary Green Lumpkin Gallo Trust Agreement dated December 29, 1989 Mattoon, Illinois 61938	55,000	-	-
Richard Anthony Lumpkin 1990 Personal Income Trust for the Benefit of Benjamin Iverson Lumpkin dated April 20, 1990 Mattoon, Illinois 61938 (Trustees: David R. Hodgman and R. J. Currey)	95,000	-	-

Name and Address	Common	Series A \$100, 8.20% Preferred	Series B \$100, 8.50% Preferred
Richard Anthony Lumpkin 1990 Personal Income Trust for the Benefit of Elizabeth Arabella Lumpkin dated April 20, 1990 Mattoon, Illinois 61938 (Trustees: David R. Hodgman and R. J. Currey)	95,000	-	-
Mary Lee Sparks 2438 Campbell Road, N. W. Albuquerque, New Mexico 87104	-	3,960	40,606
Mary Lee Sparks 1993 Grantor Retained Annuity Trust Mattoon, Illinois 61938 (Trustees: Mary Lee's four children)	1,250		18,019
Mary Lee Sparks 1990 Dynasty Trust Mattoon, Illinois 61938 (Trustee: Richard Anthony Lumpkin)	21,681	-	-
Richard Anthony Lumpkin, not individually, but as trustee of the trust named for Anne Romayne Sparks created under the Mary Green Lumpkin Gallo Trust Agreement dated December 29, 1989 Mattoon, Illinois 61938	40,000	-	-
Richard Anthony Lumpkin, not individually, but as trustee of the trust named for Barbara Lee Sparks created under the Mary Green Lumpkin Gallo Trust Agreement dated December 29, 1989 Mattoon, Illinois 61938	40,000		-
Richard Anthony Lumpkin, not individually, but as trustee of the trust named for Christina Louise Sparks created under the Mary Green Lumpkin Gallo Trust Agreement dated December 29, 1989 Mattoon, Illinois 61938	40,000	-	-
Richard Anthony Lumpkin, not individually, but as trustee of the trust named for John Woodruff Sparks created under the Mary Green Lumpkin Gallo Trust Agreement dated December 29, 1989 Mattoon, Illinois 61938	40,000	-	-

Name and Address	Common	Series A \$100, 8.20% Preferred	Series B \$100, 8.50% Preferred
Mary Lee Sparks 1990 Personal Income Trust for the Benefit of Anne Romayne Sparks dated April 20, 1990 Mattoon, Illinois 61938 (Trustees: David R. Hodgman and R. J. Currey)	20,000	•	-
Mary Lee Sparks 1990 Personal Income Trust for the Benefit of Barbara Lee Sparks dated April 20, 1990 Mattoon, Illinois 61938 (Trustees: David R. Hodgman and R. J. Currey)	20,000	•	-
Mary Lee Sparks 1990 Personal Income Trust for the Benefit of Christina Louise Sparks dated April 20, 1990 Mattoon, Illinois 61938 (Trustees: David R. Hodgman and R. J. Currey)	20,000	-	-
Mary Lee Sparks 1990 Personal Income Trust for the Benefit of John Woodruff Sparks dated April 20, 1990 Mattoon, Illinois 61938 (Trustees: David R. Hodgman and R. J. Currey)	20,000	-	-
Total	1,559,149	11,880	189,811

EXHIBIT 3

Current Licensee

Consolidated Communications Mobile Services ("CCMS"), a wholly-owned subsidiary of Consolidated Communications Inc. ("Consolidated"), is in the process of dissolution. The Commission granted the transfer of the licenses held by CCMS to Consolidated Communications Telecom Services ("CCTS"), another wholly-owned subsidiary of Consolidated. See FCC File Nos. 25387-CD-TC-96. At the time the present Application was filed, however, the Commission had not changed its records to show that CCTS is the licensee. Accordingly, Applicants request that the Commission recognize CCTS as the licensee when processing the present Application.

Federal Communications Commission Washington, DC 20554

Approved by OMB 3060-0105

LICENSEE QUALIFICATION REPORT

See reverse for public burden estimate

INST	RUC	ПО	NS:

A. The "Filer" of this report is defined to include: (1) An applicant, where this report is submitted in connection with applications for common carrier and satellite radio authority as required for such applications; or (2) A licensee or permittee, where this report is required by the Commission's Rules to be submitted on an annual basis.

0	Submit an original and one copy (sign original only) to the Feone radio service is listed in Item 6, submit an additional connection with an application for radio authority, attach it to	copy for each such ad	Commission, Washington, DC 20554. If more ditional service. If this report is being submitt	than ted in	
C. E	Do not submit a fee with this report.				
	Business Name and Address (Number, Street, State and	d ZIP Code)	2. (Area Code) Telephone Number		
of Filer's Principal Office			(319) 364-0000		
	eodUSA Incorporated		3. If this report supersedes a previously	,	
	eodUSA Technology Park 0 C Street, SW, P.O. Box 3177		filed report, specify its date		
	lar Rapids, Iowa 52406-3177		N/A		
	Filer is (check one):		5. Under the laws of what State (or othe jurisdiction) is the Filer organized?	r	
	☐ Other (Specify):		Delaware		
6 1	List the common carrier and satellite radio services in	which Filer has anniis			
	.nt-to-Point Microwave Radio Servi	• •	·		
	adband Personal Communications Se		-	~	
7 (a	had any application for permit, license or renewa attach as Exhibit 1 a statement giving call sign and fi relating circumstances.	al denied by this Con ile number of license of	nmission? If "YES", YES X No	0	
(1	b) Has any court finally adjudged the Filer, or any pe Filer, guilty of unlawfully monopolizing or atter communication, directly or indirectly, through of apparatus, exclusive traffic arrangement, or other in If "YES", attach as Exhibit II a statement relating the fa	mpting unlawfully to control of manufactu means of unfair metho	monopolize radio YES X No	0	
(4	c) Has the Filer, or any party to this application, or an the Filer ever been convicted of a felony by any s Exhibit III a statement relating the facts.			0	
(1	d) Is the Filer, or any person directly or indirectly commatter referred to in Items 7(b) and 7(c)? If "YES", facts.			0	
	Is the Filer, directly or indirectly, through stock own interested in the ownership or control of any other radio "YES", submit as Exhibit V the name of each such licensee	o stations licensed by	the Commission? If	iO	
If F	iler is an individual (sole proprietorship) or partnershij	p, answer the followin	g and item 11:		
	(a) Full Legal Name and Residential Address (Number, Street, State and ZIP Code) of Individual or Partners:	of a partners	or each member ship a citizen of YES N tates? N/A	10	
N/I	A	a partnershi	or of a foreign	10	

N/A

If Eiler I	s a corporation, answer the following and Item 11:	•		
10 (a)	Attach as Exhibit VI the names, addresses, and citi 10 percent or more of the Filer's voting stock and the beneficiary(ies) or class of beneficiaries.	zenship of those stockholders owning percentages so held. In the case of fidu	of record a ciary control	ind/or votin , indicate th
	xhibit VI			
	List below, or attach as Exhibit VII the names and addr	wases of the officers and directors of the	e Filer.	
• •	Exhibit VII			
<u></u>	Is the Filer directly or indirectly controlled by any other	r corporation?	☐ YES	X NO
(6)	If "YES", attach as Exhibit VIII a statement (including organich fully and completely identifies the nature and extend address and primary business of the controlling corporation (2) the names, addresses, and citizenship of those stockh controlling corporation's voting stock; (3) the approximate each such stockholder, and (4) the names and address controlling corporation.	enizational diagrams where appropriate) t of control. Include the following: (1) the ution and any intermediate subsidiaries; colders holding 10 percent or more of the percentage of total voting stock held by		<u></u>
(d)	(d) is any officer or director of the Filer an alien?		☐ YES	X NO
(e)	(e) Is more than one-fifth of the capital stock of the Filer owned of record or voted by aliens or their representatives, or by a foreign government or representative(s) thereof, or by a corporation organized under the laws of a foreign country?		YES	⊠ NO
(1)	is the Filer directly or indirectly controlled: (1) by any or more than one-fourth of the directors are aliens, corporation of which more than one-fourth of the capit their representatives, or by a foreign government or re	or (2) by any foreign corporation or all stock is owned or voted by aliens or	YES	⊠ NO
(g)	if any answer to questions (d), (e) or (f) is "YES", attacentities, their nationality, their relationship to the File			foreign
materi any tra made individ that ind posses WILLF TITLE	11. CER port constitutes a material part of any application which creat part thereof. The ownership information contained in this insfer of control or assignment of radio facilities. The under herein are true, complete and correct to the best of the File unally and for the Filer, certifies that neither the applicant nor scludes FCC benefits, pursuant to Section 5301 of the Anti-Dression or distribution of a controlled substance. FUL FALSE STATEMENTS MADE ON THIS FORM AF 18, SECTION 1001), AND/OR REVOCATION OF ANY STATEMENTS ANDION 312(A)(1)), AND/OR FORFEITURE (U.S. CODE, TITL	report does not constitute an application for signed, individually and for the Filer, hereby et's knowledge and belief, and are made in any other party to the application is subject to rug Abuse Act of 1988, 21 U.S.C. Section 86 RE PUNISHABLE BY FINE AND/OR IMP ATION LICENSE OR CONSTRUCTION PE	or Commiss certifies that good faith. The adenial of F2, because of PRISONMEN	ion approval the stateme he undersign Federal benef a conviction T (U.S. COI
Filer (must correspond with that shown in Item 1) Typed or Printed Name				
McLe	odUSA Incorporated	Casey D. Mahon		
Signa		Title	Date / 104	1/42
-	NOTICE TO INDIVIDUALS REQUIRED BY THE PRIVACY	Senior Vice President		
carrier	ieitation of personal information requested in this form is to or satellite radio service pursuant to the Communications ation requested is provided. Your response is required to obtain the control of	determine if you are qualified to become or Act of 1934, as amended. No authorizati	remain a lice ion can be gr	nsee in comn ranted unless
Public	reporting burden for this collection of information is estimations, searching existing data sources, gathering and main	nated to average 2 hours per response, inc	duding the tir	ne for review

information. Send comments regarding this burden estimate, or any other aspect of this collection of information, including suggestions for reducing the burden to Federal Communications Commission, Records Management Branch, Washington, DC 20554, Paperwork Reduction Project (3060–0105), or via the internet to dconway@fcc.gov. DO NOT SEND COMPLETED FORMS TO THIS ADDRESS. Individuals as

not required to respond to a collection of information unless it displays a currently valid OMB control number.

EXHIBIT V (Question 8)

McLeodUSA Incorporated ("McLeod") currently is the licensee of 25 "D" and "E" block Broadband Personal Communications Services licenses in Illinois, Iowa, Minnesota, Nebraska and South Dakota.

By means of applications that are being filed simultaneously with this Form 430, McLeod seeks Commission consent to control, directly or indirectly, Consolidated Communications Inc. ("CCI") and the following subsidiaries of CCI that hold FCC licenses: Illinois Consolidated Telephone Company, Consolidated Communications Mobile Services, Consolidated Communications Telecom Services, and Midwest Cellular Associates Limited Partnership. As a result of this transaction, CCI and its subsidiaries would become wholly-owned subsidiaries of McLeod. The above-mentioned CCI subsidiaries hold FCC licenses in the Point-to-Point Microwave Radio Services, Broadband Personal Communications Services, Rural Radio Services, and Paging and Radiotelephone Services.

EXHIBITS VI, VII (Questions 10(a), 10(b))

Ownership

The current five percent or greater shareholders of McLeodUSA Incorporated ("McLeod") are as follows:

Name and Address	Percentage Ownership	Citizenship
IES Investments, Inc. 200 1st Street, S.E.	17.1	U.S. Corporation
Cedar Rapids, Iowa 52401		
Clark E. McLeod	9.0	U.S.
Mary McLeod	8.2	
McLeodUSA Incorporated		
McLeodUSA Technology Park		
6400 C Street, S.W.		
P.O. Box 3177		
Cedar Rapids, Iowa 52406-3177		
MWR Investments Inc.	15.7	U.S.
500 E. Court Ave.		Corporation
Des Moines, Iowa 50309		
Putnam Investment Management, Inc.	7.5	U.S.
One Post Office Square		Corporation
Boston, MA 02109		
Allsop Venture Partners III, L.P.	7.4	U.S. Limited
2750 1st Ave.		Partnership
Cedar Rapids, Iowa 52402		

As part of the transaction referenced above in Exhibit V, new shares of McLeod stock will be issued to existing holders of CCI common stock. As a result, the interests of the above McLeod shareholders will be diluted when the merger is consummated. McLeod does not currently anticipate that the issuance of McLeod stock to CCI shareholders will result in any new ten percent or greater shareholders of McLeod.

Officers and Directors

The address for the following proposed Officers and Directors of the filer will be c/o McLeodUSA Incorporated, McLeodUSA Technology Park, 6400 C Street, S.W., P.O. Box 3177, Cedar Rapids, Iowa 52406-3177. The proposed Officers and Directors of McLeod subsequent to the transaction described are as follows:

Name	<u>Title</u>	Director
Clark E. McLeod	Chairman, Chief Executive Officer	Yes
Richard A. Lumpkin	Vice Chairman	Yes
Stephen C. Gray	President, Chief Operating Officer	Yes
Blake O. Fisher, Jr.	Chief Financial Officer, Executive Vice President, Treasurer	Yes
Robert J. Currey	Executive Vice President	Yes
Kirk E. Kaalberg	Executive Vice President	
Stephen K. Brandenburg	Executive Vice President	
David M. Boatner	Executive Vice President	
Albert P. Ruffalo	Executive Vice President	
Arthur L. Christoffersen	Executive Vice President	••
Casey D. Mahon	Senior Vice President,	
	General Counsel and	
	Secretary	
Russell E. Christiansen		Yes
Thomas M. Collins		Yes
Paul D. Rhines	••	Yes
Lee Liu		Yes